Exhibit 6

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1
                 UNITED STATES DISTRICT COURT
 2
                EASTERN DISTRICT OF CALIFORNIA
 3
     VERONICA MCLEOD, individually )
 4
     and as successor in interest
 5
     to decedent, DOLORES
     HERNANDEZ, AMADO HERNANADEZ;
     individually and as successoor)
 6
     in interest to decedent,
 7
     DOLORES HERNANDEZ; and
     YSIDRA REGALDO, individually,
 8
              Plaintiffs,
 9
10
                                      Case No.
          vs.
11
                                      2:22-cv-00586-WBS-JDP
     CITY OF REDDING; GARRETT
     MAXWELL, an individual;
12
     MATTHEW BRUCE, an individual;
13
     and DOES 2-10, inclusive,
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              Defendants,
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18
         ZOOM VIDEOTAPED DEPOSITION OF AIDEN PHILLIPS
19
                 REMOTE LOCATIONS, CALIFORNIA
2.0
                        FEBRUARY 15, 2024
21
22
     REPORTED BY: KIMBERLY CRANE, CSR No. 11594, RPR
23
                          STENO AGENCY
24
25
                       CONCIERGE@STENO.COM
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01:32:36	1	A. Correct, yeah.
	2	Q. Backing up a little bit, aside from what you
	3	saw the decedent do and her vehicle do when you came
	4	across them, did you witness her at any other point
01:32:49	5	on that date?
	6	A. No.
	7	Q. So you didn't have any interactions or run
	8	into her as far as you know on that day?
	9	A. No. And if I was it would have been passing
01:33:08	10	by. I wouldn't have known it was her or not
	11	Q. Okay. And did you recognize any officer
	12	that contacted you and interviewed you on December 2,
	13	2020 from prior interactions?
	14	A. No, I did not.
01:33:27	15	Q. Did you take any photographs of the video of
	16	that day?
	17	A. No, I did not.
	18	Q. I'm circling back to when the officer fell
	19	underneath the decedent's car and went over his leg.
01:33:50	20	Do you recall which leg it was, his right or
	21	left?
	22	A. From what I could tell it looked like both
	23	of them perhaps. If it was one or the other I wasn't
	24	able to decipher that.
01:34:03	25	Q. Okay. And after the car ran over his

01:34:03	1	legs scratch that.
	2	When the car ran over his legs, what
	3	direction was the car traveling? Was it traveling
	4	forwards or rearwards?
01:34:17	5	A. Rearwards.
	6	Q. Okay. And at that point did it fully drive
	7	over that officer's body or was it stopped on top of
	8	his body or how was it positioned in relation to his
	9	body?
01:34:32	10	A. It looked like it went completely over.
	11	Q. So was the officer pinned under the vehicle
	12	at any point with the vehicle stopped on top of him?
	13	A. Not that I remember.
	14	Q. What do you recall the vehicle doing after
01:34:48	15	it had run over the officer's legs?
	16	A. It had stopped I would assume to go back
	17	into drive to go forward, but that's when the shots
	18	were fired so that was the last movement it made.
	19	Q. So the first and last movement it made was
01:35:02	20	it moving forward that the vehicle was making at that
	21	time?
	22	A. It was the reverse movement was the last
	23	one.
	24	Q. Okay. So after the shots were fired by the
01:35:19	25	firing officer, the vehicle did not move forward at

DECLARATION UNDER PENALTY OF PERJURY
I,, do hereby certify
under penalty of perjury that I have read the
foregoing transcript of my deposition taken on
; that I have made such
corrections as appear noted herein in ink, initialed
by me; that my testimony as contained herein, as
corrected, is true and correct.
DATED this, 202_,
at
AIDEN PHILLIPS

1	STATE OF CALIFORNIA)
2	: SS.
3	COUNTY OF SAN DIEGO)
4	
5	I, Kimberly Crane, in and for the County of
6	San Diego, do hereby certify:
7	That as such reporter, I reported in
8	machine shorthand the videoconference proceedings
9	held in the foregoing case;
10	That my notes were transcribed into
11	typewriting under my direction, and the proceedings
12	held on Thursday, February 15, 2024, contained within
13	pages 1 through 47, are a true and correct
14	transcription.
15	Dated this 19th day of March, 2024.
16	
17	
18	Kimberly Crane
19	Kimberly Crane, CSR No. 11594
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